Superior Court of Washington, Snohomish County						
		No				
Petitioner vs.				P	Petition for an Extreme Risk Protection Order (PT)	
Respondent		DOB		(1.1)		
		General Infor	mat	ioi	1	
I am a family or household member of the respondent. My relationship with the respondent is (check all that apply): Spouse or former spouse						
The responderDescribe below an controls.			ently	/ O	wns, possesses, has custody of or	
Type of firearm	How many firearms?	Where is the firearm kept?			Date/time/place you last saw the firearm	
Handgun						
Shotgun / Rifle						
Assault Rifle						

Check all the b	oxes that apply and de	scribe below:					
Respondent has access to someone else's firearm.							
☐ Responde	Respondent expressed an intent to obtain a firearm.						
Responde	ent has unlawfully or rec	klessly used, displayed, or b	orandished a firearm.				
Responde	ent recently acquired a f	irearm.					
Describe:	•						
-							
4. Between the	respondent and me: L	ist any criminal or civil prote	ection, restraining or no-				
		er legal action: If you have m	nore than three matters, list				
details on addition							
	Case #1	Case #2	Case #3				
Case Name							
Case Number							
Court/County/							
State							
Type of Case							
Protected							
Person							
Was there any							
order violation?							
5. Between the	respondent and any of	ther person: List any crimin	nal or civil protection.				
		have more than three matte					
sheet.	-						
	Case #1	Case #2	Case #3				
Protected							
Person							
Case Number							
Court/County/							
State							
Was there any							
order violation?							

6. Request for an Extreme Risk Protection Order
☐ I want a temporary extreme risk protection order effective immediately, without prior notice to respondent, that lasts up to 14 days, or until the court hearing:
These are the specific facts known to me that cause me to believe the respondent poses a significant danger in the near future of causing personal injury to self or others by having custody or control, purchasing, possessing, or receiving firearms. More detailed information is provided in the Statement in section 7.
After a hearing, where the respondent has a right to be present, I want the court
to issue an Extreme Risk Protection Order that lasts for one year:
After the hearing, I want the court to issue an Extreme Risk Protection Order that lasts for one year because the respondent poses a significant danger of causing personal injury to self or others by having custody or control, purchasing, possessing, or receiving a firearm.
My statement below includes the respondent's specific words, actions, or other facts that cause me to have a reasonable fear of future dangerous acts by respondent.
7. Statement
To enter an Extreme Risk Protection Order, the court must find it more likely than not that the respondent poses a significant danger of causing personal injury to self or others by having custody or control, purchasing, possessing, or receiving a firearm.
Complete all sections that apply.
8. Convictions or Arrests. Check all the boxes that apply and describe below:Respondent has been arrested or convicted of a:domestic violence crime.
felony or violent crime.
Describe (Include location, court name, and case number, if known.)

9. Violence:	Check each box that applies and explain below.					
 Respondent has recently committed or threatened violence against self or others, whether or not respondent had a firearm. 						
Respondent has shown, within the past 12 months, a pattern of acts or threats of violence, which can include violent acts against self or others.						
Respondent has a history of use, attempted use, or threatened use of physical force against another person.						
	Respondent has a history of stalking another person.					
Explain:						
Date/When	Describe what happened.					
40 Danier I						
-	ent's mental health any dangerous mental health issues of the respondent.					
1						
-						
-						

11.	Corroborated evidence of respondent's alcohol or controlled substance abuse. Describe any evidence and attach any documents corroborating (supporting) the respondent's abuse of alcohol, legal or illegal drugs.
12.	Other important information that you think will help the court make a decision.
	You must provide an address where you can be served with legal documents. Chose ONE option then write the address in the line below: I can be served with legal documents at the address below: OR Disclosing my residential address would risk harm to me or a member of my family or household. I can be served with legal documents at the alternate address below: OR I am filing on behalf of a law enforcement agency. Service can be made at the law enforcement agency address listed below: ress:
	rtify under penalty of perjury under the laws of the state of Washington that the foregoing is and correct.
Dat	ed:, Washington.
	Signature of Petitioner
	Print Name and if Law enforcement Badge No.